

### **REMARKS/ARGUMENTS**

The Applicants would like to thank the Examiner for the careful consideration given the present application. The application has been carefully reviewed in light of the Office action, and amended as necessary to more clearly and particularly describe the subject matter in this application.

New claims 3, 4 and 5 have been added and are dependent on claim 1. Support for claims 3 and 4 is found in Figs. 2A-2C and Paragraph 0030 of the published application (U.S. 2007/0210986). Support for claim 5 is found in Fig. 4 and paragraph 0031 of the published application.

Claim 1 stands rejected under 35 U.S.C. 103(a) over Huppi et al. (U.S. 6,776,497), hereinafter “Huppi”, in view of Minaguchi (U.S. 2003/0133261), hereinafter “Minaguchi”. Claim 1 has been amended to include that the display is “rotatable about a vertical axis”. Huppi does not provide a display that is rotatable about a vertical axis, as required. Further, Applicant respectfully submits that there is no teaching that the display is rotatable about a vertical axis in the disclosure of Minaguchi. Therefore, even if Huppi were combined with Minaguchi, every limitation of claim 1 would not be taught or suggested by the resulting combination. Thus, claim 1 is patentable.

As new claims 3, 4 and 5 depend either directly or indirectly from claim 1, and all of the limitations of claim 1 are not disclosed in Huppi and Minaguchi, new claims 3, 4 and 5 are not obvious for at least the same reasons as the parent claim.

Claim 2 stands rejected under 35 U.S.C. 103(a) over Shore et al., (U.S. 6,089,724), hereinafter “Shore”, in view of Choi (U.S. 2004/0133817), hereinafter “Choi”. Claim 2 provides that the illumination means illuminate the entire console with rotating means that are “based on the rotational position of the display with respect to the console.” The rotating means of the

illumination means in Shore is not related to the rotational position of the display. Rather, the rotating means may be oriented in any direction regardless of the position of the display. Simply stated, the rotating means in Shore is *independent* of the position of the display. Therefore, the rotating means of the illumination means is not “based on the rotational position of the display” as claimed by Applicant. Accordingly, Shore fails to provide rotating means of an illumination means that is based on the position of the display. Further, Applicant asserts that there is no teaching of having a rotating means of an illumination means related to the position of the display in Choi. Thus, even if Shore was combined with Choi, every limitation of claim 2 would not be taught, suggested or otherwise rendered obvious by the resulting combination. Hence, claim 2 is patentable over the prior art of record.

Additionally, Applicant respectfully submits that Shore discloses a lamp mounted on the top of a display. Applicant asserts that Shore is no different than a lamp that could reside beside a display. Thus, one of ordinary skill in the art of console illumination would not look to a detachable lamp when attempting to illuminate a console with light provided by a display. Therefore, the combination of Shore and Choi is improper, and therefore, cannot be used to render the claims obvious. Thus, Applicant asserts that claim 2 is not obvious and respectfully requests that the rejection be withdrawn.

In light of the foregoing, it is respectfully submitted that the present application is in a condition for allowance and notice to that effect is hereby requested. If it is determined that the application is not in a condition for allowance, the Examiner is invited to initiate a telephone interview with the undersigned agent to expedite prosecution of the present application.

If there are any fees resulting from this communication, please charge same to our  
Deposit Account No. 16-0820, our Order No. NIHE-40810.

Respectfully submitted,

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